Debtor's Ex. 31

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO / TRIBUNAL DE DISTRITO DE LOS ESTADOS UNIDOS PARA EL DISTRITO DE PUERTO RICO

Fill in this information to identify the case (Select only one Debtor per claim form). / Llene esta información para identificar el caso (seleccione sólo un deudor por formulario de reclamación).					
	Commonwealth of Puerto Rico El Estado Libre Asociado de Puerto Rico	Case No. 17-bk-03283	Petition Date: May 3, 2017		
	Puerto Rico Sales Tax Financing Corporation (COFINA) La Corporación del Fondo de Interés Apremiante de Puerto Rico	Case No. 17-bk-03284	Petition Date: May 5, 2017		
Ø	Puerto Rico Highways and Transportation Authority La Autoridad de Carreteras y Transportación de Puerto Rico	Case No. 17-bk-03567	Petition Date: May 21, 2017		
	Employees Retirement System of the Government of the Commonwealth of Puerto Rico El Sistema de Retiro de los Empleados del Gobierno del Estado Libre Asociado de Puerto Rico	Case No. 17-bk-03566	Petition Date: May 21, 2017		
	Puerto Rico Electric Power Authority La Autoridad de Energía Eléctrica de Puerto Rico	Case No. 17-bk-04780	Petition Date: July 2, 2017		

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Modified Official Form 410 / Formulario Oficial 410 Modificado

Proof of Claim / Evidencia de reclamación

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a Title III case. Do not use this form to make a request for payment of an administrative expense, other than a claim entitled to administrative priority pursuant to 11 U.S.C. § 503(b)(9). Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy or subject to confidentiality on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

Lea las instrucciones antes de completar este formulario. Este formulario está diseñado para realizar una reclamación de pago en un caso en virtud del Título III. No utilice este formulario para solicitar el pago de un gasto administrativo que no sea una reclamación que reúna los requisitos para ser tratada como prioridad administrativa conforme al Título 11 § 503(b) (9) del U.S.C. Ese tipo de solicitud debe realizarse de conformidad con el Título 11 § 503 del U.S.C.

Quienes presenten la documentación deben omitir o editar información que reúna los requisitos para ser tratada con privacidad o confidencialidad en este formulario o en cualquier otro documento adjunto. Adjunte copias editadas de cualquier otro documento que respalde la reclamación, tales como pagarés, órdenes de compra, facturas, balances detallados de cuentas en funcionamiento, contratos, resoluciones judiciales, hipotecas y acuerdos de garantías. No adjunte documentos originales, ya que es posible que los documentos adjuntos se destruyan luego de analizarlos. En caso de que los documentos no estén disponibles, explique los motivos en un anexo.

Fill in all the information about the claim as of the Petition Date.

Complete toda la información acerca de la reclamación a la fecha en la que se presentó el caso. [] No Self-Addressed Stamped Envelope

Identify the Claim / Identificar la reclamación

Date Stamped Copy Returned
No Self-Addressed Stamped Envelope
No Copy Provided

		Tachin, the statin / facilities in restauration
1.	Who is the current creditor?	
	¿Quién es el acreedor actual?	Government Development Bank for Puerto Rico Name of the current creditor (the person or entity to be paid for this claim) Nombre at acreedor actual (fa persona o la entidad a la que se le pagará la reclamación) Other names the creditor used with the debtor Otros nombres que el acreedor usó con el deudor Banco Gubernamental de Fomento para Puerto Rico; GDB; BGF
2.	Has this claim been acquired from someone else? ¿Esta reclamación se ha adquirido de otra persona?	☑ No / No ☐ Yes. From whom? Si. ¿De quién?

Claim Number: 151149

Claim Number: 151149

Proof of Claim



page 1

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3.	Where should notices and payments to the creditor be sent?	Where should notices to the creditor be sent? ¿A dónde deberían enviarse las notificaciones al acreedor?	Where should payments to the creditor be sent? (if different) ¿A dónde deberían enviarse los pagos al acreedor? (En caso de que sea diferente)		
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Moore & Van Allen PLLC, c/o Zachary H. Smith	Government Development Bank for Puerto Rico, Attn: Jose Santiago, Executive Vice President and Chief Restructuring Officer		
	¿A dónde deberían enviarse las notificaciones al	Name / Nombre 100 North Tryon St., Suite 4700	Name / Nombre Roberto Sánchez Vilella (Minillas) Government Center De Diego Ave. Stop 22		
	acreedor?	Number / Número Street / Calle	Number / Número Street / Calle		
	Norma federal del procedimiento de	Charlotte, NC 28202	San Juan, Puerto Rico 00907		
	quiebra (FRBP, por	City / Ciudad State / Estado ZIP Code / Código postal	City / Ciudad State / Estado ZIP Code / Código postal		
	sus siglas en inglés) 2002(g	(704) 331-1046	(787) 722-2525, Ext. 15367		
		Contact phone / Teléfono de contacto	Contact phone / Teléfono de contacto		
		zacharysmith@mvalaw.com	jose.santiago@bgfpr.com		
		Contact email / Correo electrónico de contacto	Contact email / Correo electrónico de contacto		
4.	Does this claim amend one already filed? ¿Esta reclamación es una enmienda de otra	 No / No Yes. Claim number on court claims registry (if known) Sí. Número de reclamación en el registro de reclamación 			
	presentada anteriormente?	Filed on / Presentada el 05/25/2018 (MM /DD/YYYY) / (DD/MW/AAAA)			
5.	Do you know if anyone else has filed a proof of claim for this claim?	 No / No ☐ Yes. Who made the earlier filing? Sí. ¿Quién hizo la reclamación anterior? 			
	¿Sabe si alguien más presentó una evidencia de reclamación para esta reclamación?				
P		ive Information About the Claim as of the Petition omplete toda la información acerca de la reclamac			
6.	Do you have a claim against a specific agency or department of the Commonwealth of Puerto Rico?		n/puertorico/.) el representante. (Una lista de agencias y departamentos del		
	¿Tiene una reclamación en contra de algún organismo o departamento específico del Estado Libre Asociado de Puerto Rico?	Estado Libre Asociado de Puerto Rico está disponible er See separate proof of claim against the Commonwer	alth of Puerto Rico, filed on 5/25/2018 as Claim No. 29485		
7.	Do you supply goods and / or services to the government?	 No / No Yes. Provide the additional information set forth below / continuación: 	Sí. Proporcionar la información adicional establecida a		
	¿Proporciona bienes y / o servicios al gobierno?	Vendor / Contract Number Número de proveedor / cont	rrato:		
		List any amounts due after the Petition Date (listed above Anote la cantidad que se le debe después de la fecha qu del 30 de junio de 2017 \$	e) but before June 30, 2017: e se presentó el caso (mencionados anteriormente), pero antes		

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8. How much is the claim? ¿Cuál es el importe de la reclamación?	\$ 2,355,974,556.98 Does this amount include interest or other charges? Este importe incluye intereses u otros cargos? No / No Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A). Si. Adjunte un balance con intereses detallados, honorarios, gastos u otros cargos exigidos por la Norma de Quiebras 3001(c)(2)(A).
9. What is the basis of the claim? ¿Cuál es el fundamento de la reclamación?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. Por ejemplo: Venta de bienes, préstamo de dinero, arrendamiento, prestación de servicios, lesiones personales u homicidio culposo, o tarjetas de crédito. Adjunte copias editadas de cualquier documento que respalde la reclamación conforme a lo exigido por la Norma de Quiebras 3001(c). Limite la divulgación de información que reúne los requisitos para ser tratada con privacidad, tal como información sobre atención médica. Money loaned and obligations under Reimbursement Agreement (see Exhibit A)
10. Is all or part of the claim secured? ¿La reclamación está garantizada de manera total o parcial?	No / No ☐ Yes. The claim is secured by a lien on property. Si. La reclamación está garantizada por un derecho de retención sobre un bien. ☐ Nature of property / Naturaleza del bien: ☐ Motor vehicle / Vehiculos ☐ Other. Describe: ☐ Otro. Describir: ☐ See Exhibit A. ☐ Basis for perfection / Fundamento de la realización de pasos adicionales: ☐ See Exhibit A. ☐ Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) ☐ Adjunte copias editadas de documentos, si los hubiere, que demuestre la realización de pasos adicionales para hacer valer un derecho de garantía (por ejemplo, una hipoteca, un derecho de retención, un certificado de propiedad, una declaración de financiamiento u otro documento que demuestre que se ha presentado o registrado un derecho de retención. Value of property / Valor del bien: ☐ Sundetermined. See Exhibit A. ☐ Amount of the claim that is secured / ☐ Importe de la reclamación que ne está garantizado: \$ Undetermined. See Exhibit A. ☐ Amount necessary to cure any default as of the Petition Date / ☐ Importe necesario para compensar toda cesación de pago a la fecha que se presentó el caso : \$
11. Is this claim based on a lease? ¿Esta reclamación está basada en un arrendamiento?	 No / No Yes. Amount necessary to cure any default as of the Petition Date. Si. Importe necesario para compensar toda cesación de pago a partir de la que se presentó el caso\$

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Proof of Claim

page 3

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12. Is this claim subject to a right of setoff? ¿La reclamación está sujeta a un derecho de compensación?	No / NoYes. Identify the Si. Identifique	ne property / el bien:			
13. Is all or part of the claim entitled to administrative priority pursuant to 11 U.S.C. § 503(b)(9)? ¿La reclamación, total o parcial, cumple los requisitos para ser tratada como prioridad administrativa conforme al Título 11 § 503(b)(9) del U.S.C.?	Si. Indique el i recibido por el casos del Titu	e. Attach documentation su mporte de la reclamación d I deudor dentro de los 20 d lo III, en el que los bienes s negocios del deudor. Adju	que surge del valor de ías anteriores a la fec se han vendido al deu	ha de inicio en es dor en el transcur	rso
Part 3 / Parte 3:	Sign Below / Fir	mar a continuación			
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. La persona que complete esta evidencia de reclamación debe firmar e indicar la fecha. FRBP 9011(b). Si presenta esta reclamación de manera electrónica, la FRBP 5005(a)(2) autoriza al tribunal a establecer normas locales para especificar qué se considera una firma.	☐ I am the credit☐ I am the credit☐ I am the truste autorizado. No☐ I am a guaran codeudor. Nor I understand that a the amount of the Comprendo que u al calcular el imposaldar la deuda I have examined titrue and correct. He leido la information es ver I declare under per lo que antecede e Executed on date Signature / Firm	rma de quiebra 3004. tor, surety, endorser, or otherma de quiebra 3005. an authorized signature on the claim, the creditor gave the claim, the creditor gave the dela reclamación, el acreditor en esta Evidencia de madara y correcta. Inalty of perjury that the forego verdadero y correcto. I Ejecutado el 06/28/2018	gent. / Soy el abogado porized agent. Bankrupto procede agent. Bankrupto procede agent bankruptoy procede agent bankrupto	cy Rule 3004. / Soy et Rule 3005. / Soy et s as an acknowled yments received to on se considera condeudor crédito parasonable belief that tivos razonables para / Declaro bajo pe _(MM/DD/YYYY) /	y el síndico, el deudor o su agente el garante, fiador, endosante u otro ligment that when calculating ward the debt. Importante de que a todo pago recibido para the information is ara suponer que la ena de perjurio que
	Name	Zachary H. Smith First name / Primer nombre	Middle name / Segun	do nombre Last (name / Apellido
	Title / Cargo	Partner			
	Company / Compañi	a Moore & Van Allen PLLC			
		Identify the corporate servicer a Identifique al recaudador corpo	rativo como la compañía s		
	Address / Dirección	100 North Tryon St., Suite Number / Número Str	4700 eet / Calle		
		Charlotte City / Citydad		NC State / Estado	28202 ZIP Code / Código postal
	Contact phone / Telé	efono de contacto <u>704-331-1046</u>	Email / Co		narysmith@mvalaw.com
	Contact phone / Telé	City / Ciudad fono de contacto <u>704-331-1046</u>	Email / Co	State / Estado rreo electrónico zach	ZIP Code / Código postal narysmith@mvalaw.com

Modified Official Form 410 CHAR2\2033797v1

Proof of Claim

VIA OVERNIGHT DELIVERY

June 28, 2018

Commonwealth of Puerto Rico Claims Processing Center c/o Prime Clerk LLC 850 Third Avenue, Suite 412 Brooklyn, NY 11232

Moore & Van Allen

Gabriel L. Mathless

Attorney at Law

T 704 331 1198 F 704 378 1968 gabrielmathless@mvalaw.com

Moore & Van Allen PLLC

Suite 4700 100 North Tryon Street Charlotte, NC 28202-4003

RE: In re Puerto Rico Highways and Transportation Authority; Case No. 17-bk-03567

Dear Sir or Madam:

Enclosed for filing in the above-referenced proceeding are two originals of the amended proof of claim of the Government Development Bank for Puerto Rico (the "GDB").

Please return a file-stamped copy of the GDB proof of claim in the enclosed self-addressed envelope. Please contact me at 704-331-1198 with any questions. Thank you for your assistance.

Sincerely,

MOORE & VAN ALLEN PLLC

Gabriel L. Mathless

Enclosures

Charlotte, NC Research Triangle Park, NC Charleston, SC

Instructions for Proof of Claim

United States Bankruptcy Court

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These instructions and definitions generally explain the law. In certain circumstances, such as bankruptcy cases that debtors do not file voluntarily, exceptions to these general rules may apply. You should consider obtaining the advice of an attorney, especially if you are unfamiliar with the bankruptcy process and privacy regulations.

How to fill out this form

- Fill in all of the information about the claim as of the petition date.
- Fill in the caption at the top of the form.
- If the claim has been acquired from someone else, then state the identity of the last party who owned the claim or was the holder of the claim and who transferred it to you before the initial claim was filed.
- Attach any supporting documents to this form. Attach redacted copies of any documents that show that the debt exists, a lien secures the debt, or both. (See the definition of *redaction* on the next page.)
 - Also attach redacted copies of any documents that show perfection of any security interest or any assignments or transfers of the debt. In addition to the documents, a summary may be added. Federal Rule of Bankruptcy Procedure (called "Bankruptcy Rule") 3001(c) and (d).
- Do not attach original documents because attachments may be destroyed after scanning.
- If the claim is based on delivering health care goods or services, do not disclose confidential health care information. Leave out or redact confidential information both in the claim and in the attached documents

- A Proof of Claim form and any attached documents must show only the last 4 digits of any social security number, individual's tax identification number, or financial account number, and only the year of any person's date of birth. See Bankruptcy Rule 9037.
- For a minor child, fill in only the child's initials and the full name and address of the child's parent or guardian. For example, write A.B., a minor child (John Doe, parent, 123 Main St., City, State). See Bankruptcy Rule 9037.

Confirmation that the claim has been filed

To receive confirmation that the claim has been filed, either enclose a stamped self-addressed envelope and a copy of this form or contact the Claims and Noticing Agent at (844) 822-9231 (toll free for U.S. and Puerto Rico) or (646) 486-7944 (for international callers), or by email at puertoricoinfo@primeclerk.com. You may view a list of filed claims in the Title III cases by visiting the Claims and Noticing Agent's website at https://cases.primeclerk.com/puertorico.

Understand the terms used in this form

Administrative expense: Generally, an expense that arises after a bankruptcy case is filed in connection with operating, liquidating, or distributing the bankruptcy estate.

11 U.S.C. § 503.

Claim: A creditor's right to receive payment for a debt that the debtor owed on the date the debtor filed for bankruptcy. 11 U.S.C. §101 (5). A claim may be secured or unsecured.

Claim Pursuant to 11 U.S.C. § 503(b)(9): A claim arising from the value of any goods received by the Debtor within 20 days before the petition date, in which the goods have been sold to the Debtor in the ordinary course of the Debtor's business. Attach documentation supporting such claim.

Creditor: A person, corporation, or other entity to whom a debtor owes a debt that was incurred on or before the date the debtor filed for bankruptcy. 11 U.S.C. § 101 (10).

Debtor: A person, corporation, or other entity who is in bankruptcy. Use the debtor's name and case number as shown in the bankruptcy notice you received. 11 U.S.C. § 101 (13).

Evidence of perfection: Evidence of perfection of a security interest may include documents showing that a security interest has been filed or recorded, such as a mortgage, lien, certificate of title, or financing statement.

Information that is entitled to privacy: A *Proof of Claim* form and any attached documents must show only the last 4 digits of any social security number, an individual's tax identification number, or a financial account number, only the initials of a minor's name, and only the year of any person's date of birth. If a claim is based on delivering health care goods or services, limit the disclosure of the goods or services to avoid embarrassment or disclosure of confidential health care information. You may later be required to give more information if the trustee or someone else in interest objects to the claim.

Proof of claim: A form that shows the amount of debt the debtor owed to a creditor on the petition date. The form must be filed in the district where the case is pending.

Redaction of information: Masking, editing out, or deleting certain information to protect privacy or confidential information. Filers must redact or leave out information entitled to **privacy** on the *Proof of Claim* form and any attached documents.

Do not file these instructions with your form

Secured claim under 11 U.S.C. § 506(a): A claim backed by a lien on particular property of the debtor. A claim is secured to the extent that a creditor has the right to be paid from the property before other creditors are paid. The amount of a secured claim usually cannot be more than the value of the particular property on which the creditor has a lien. Any amount owed to a creditor that is more than the value of the property normally may be an unsecured claim. But exceptions exist; for example, see 11 U.S.C. § 1322(b) and the final sentence of § 1325(a).

Examples of liens on property include a mortgage on real estate or a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment may be a lien.

Setoff: Occurs when a creditor pays itself with money belonging to the debtor that it is holding, or by canceling a debt it owes to the debtor.

Unsecured claim: A claim that does not meet the requirements of a secured claim. A claim may be unsecured in part to the extent that the amount of the claim is more than the value of the property on which a creditor has a lien.

Offers to purchase a claim

Certain entities purchase claims for an amount that is less than the face value of the claims. These entities may contact creditors offering to purchase their claims. Some written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court, the bankruptcy trustee, or the debtor. A creditor has no obligation to sell its claim. However, if a creditor decides to sell its claim, any transfer of that claim is subject to Bankruptcy Rule 3001(e), any provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.) that apply, and any orders of the bankruptcy court that apply.

Please send completed Proof(s) of Claim to:

If by first class mail:

Commonwealth of Puerto Rico Claims Processing Center c/o Prime Clerk LLC Grand Central Station, PO Box 4708 New York, NY 10163-4708

If by overnight courier or hand delivery:

Commonwealth of Puerto Rico Claims Processing Center c/o Prime Clerk, LLC 850 Third Avenue, Suite 412 Brooklyn, NY 11232

Instrucciones para la Evidencia de reclamación

Tribunal de Quiebras de los Estados Unidos

12/15

Estas instrucciones y definiciones explican la ley de forma general. En ciertas circunstancias, tales como casos de quiebra que los deudores no presentan de forma voluntaria, se pueden aplicar excepciones a estas normas generales. Debe considerar la posibilidad de obtener el asesoramiento de un abogado, en especial si no conoce el proceso de quiebra y las reglamentaciones de privacidad.

Cómo completar este formulario

- Complete toda la información acerca de la reclamación a la fecha en la que se presentó el caso.
- Complete el título en la parte superior del formulario.
- Si la reclamación se ha adquirido de otra persona, indique la identidad de la última parte que fue propietaria de la reclamación o fue titular de la reclamación y que la transfirió a usted antes de que se presente la reclamación inicial.
- Adjunte cualquier documento de respaldo a este formulario.

Adjunte copias editadas de cualquier documento que demuestre que la deuda existe, que un gravamen garantiza la deuda, o ambos. (Ver la definición de *edición* en la siguiente página).

También adjunte copias editadas de cualquier documento que demuestre el perfeccionamiento de un derecho de garantía o cualquier cesión o transferencia de la deuda. Además de los documentos, puede agregarse un resumen. Norma federal del procedimiento de quiebra (denominada "Norma de quiebra") 3001(c) y (d).

- No adjunte documentos originales, ya que es posible que los documentos adjuntos se destruyan luego de examinarlos.
- Si la reclamación se basa en la prestación de bienes o servicios de atención médica, no divulgue información de atención médica confidencial. Omita o edite la información confidencial tanto en la reclamación como en los documentos adjuntos.
- El formulario de Evidencia de reclamación y los documentos adjuntos solo deben mostrar los últimos 4 dígitos de un número de seguridad social, el número de identificación tributaria de una persona o un número de cuenta financiera, y solo el año de la fecha de nacimiento de una persona. Ver la Norma de quiebra 9037.
- En el caso de un menor, complete solamente las iniciales del menor y el nombre completo y la dirección del padre o madre o el tutor del menor. Por ejemplo, escriba A.B., un menor (John Doe, padre, calle 123, ciudad, estado). Ver la Norma de quiebra 9037.

Confirmación de que se ha presentado la reclamación

Para recibir una confirmación de que se ha presentado la reclamación, puede adjuntar un sobre autodirigido y estampillado y una copia de este formulario o comunicarse con el representante de reclamaciones y notificaciones al (844) 822-9231 (número gratuito para EE. UU. y Puerto Rico) o al (646) 486-7944 (para llamadas internacionales), o por correo electrónico a puertoricoinfo@primeclerk.com. Para ver una lista de las reclamaciones presentadas en los casos del Título III, visite el sitio web del representante de reclamaciones y notificaciones en

https://cases.primeclerk.com/puertorico.

Comprenda los términos utilizados en este formulario

Gastos administrativos: En términos generales, gastos que se generan luego de presentar un caso de quiebra en relación con el manejo, la liquidación o la distribución del patrimonio de la quiebra.

Título 11 § 503 del Código de los Estados Unidos (U.S.C.).

Reclamación: El derecho de un acreedor a recibir un pago por una deuda del deudor a la fecha en la que el deudor solicitó la quiebra. Título 11 §101 (5) del U.S.C. Una reclamación puede estar garantizada o no garantizada.

Reclamación de conformidad con el Título 11 § 503(b)(9) del U.S.C.: Una reclamación que surge del valor de cualquier bien recibido por el Deudor dentro de los 20 días anterioresa la fecha en la que se presentó el caso , en el que los bienes se han vendido al Deudor en el transcurso normal de los negocios del Deudor. Adjunte la documentación que respalde dicha reclamación.

Acreedor: Una persona, una sociedad anónima u otra entidad con la que el deudor tiene una deuda que se contrajo en la fecha en la que el deudor solicitó la quiebra o con anterioridad. Título 11 § 101 (10) del U.S.C.

Deudor: Una persona, una sociedad anónima u otra entidad que está en quiebra. Utilice el nombre del deudor y el número de caso tal como se muestran en el aviso de quiebra que recibió. Título 11 § 101 (13) del U.S.C.

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Prueba de pasos adicionales: La prueba de la realización de pasos adicionales para hacer valer un derecho de garantía puede incluir documentos que demuestren que se ha presentado o registrado un derecho de garantía, tal como una hipoteca, un derecho de retención, un certificado de propiedad o una declaración de financiamiento.

Información que debe mantenerse en privado: El formulario de Evidencia de reclamación y los documentos adjuntos solo deben mostrar los últimos 4 dígitos de un número de seguridad social, el número de identificación tributaria de una persona o un número de cuenta financiera, y solo las iniciales del nombre de un menor y el año de la fecha de nacimiento de una persona. Si una reclamación se basa en la prestación de bienes o servicios de atención médica, limite la divulgación de los bienes o servicios a fin de evitar la incomodidad o la divulgación de información de atención médica confidencial. Es posible que, más adelante, se le solicite que brinde más información si el síndico u otra persona de interés se opone a la reclamación.

Evidencia de reclamación: Un formulario que detalla el monto de la deuda que el deudor mantiene con un acreedor a la fecha de la presentación. El formulario debe ser presentado en el distrito donde el caso se encuentra pendiente de resolución.

Edición de información: Ocultamiento, corrección, o eliminación de cierta información para proteger la privacidad o la información confidencial. Quienes presenten la documentación deben editar u omitir información sujeta a privacidad en el formulario de Evidencia de reclamación y en cualquier documento adjunto.

Reclamación garantizada en virtud el Título 11 § 506(a) del

U.S.C.: Una reclamación respaldada por un derecho de retención sobre un bien en particular del deudor. Una reclamación está garantizada en la medida que un acreedor tenga el derecho a recibir un pago proveniente del bien antes de que se les pague a otros acreedores. El monto de una reclamación garantizada generalmente no puede ser mayor que el valor del bien en particular sobre el cual el acreedor mantiene un derecho de retención. Cualquier monto adeudado a un acreedor que sea mayor que el valor del bien generalmente se lo considera una reclamación no garantizada. Sin embargo, existen excepciones; por ejemplo, el Título 11 § 1322(b) del U.S.C., y la oración final de § 1325(a).

Algunos ejemplos de derechos de retención sobre bienes incluyen una hipoteca sobre un inmueble o un derecho de garantía sobre un automóvil. Un derecho de retención puede ser otorgado de manera voluntaria por un deudor o puede obtenerse a través de un procedimiento judicial. En algunos estados, una resolución judicial puede ser un derecho de retención.

Compensación: Ocurre cuando un acreedor se paga a sí mismo con dinero que pertenece al deudor y que mantiene en su poder, o cuando el acreedor cancela una deuda que mantiene con el deudor.

Reclamación no garantizada: Una reclamación que no cumple con los requisitos de una reclamación garantizada. Una reclamación puede no estar garantizada en parte en la medida que el monto de la reclamación sea mayor que el valor del bien sobre la cual un acreedor tiene un derecho de retención.

Ofrecimiento de compra de una reclamación

Algunas entidades compran reclamaciones por un monto menor que su valor nominal. Estas entidades pueden contactar a acreedores para ofrecerles la compra de sus reclamaciones. Algunas comunicaciones por escrito de estas entidades pueden confundirse fácilmente con documentación judicial oficial o con comunicaciones del deudor. Estas entidades no representan al tribunal de quiebras, al síndico de la quiebra, ni al deudor. Un acreedor no tiene obligación alguna de vender su reclamación. Sin embargo, si decide hacerlo, cualquier transferencia de esa reclamación está sujeta a la Norma de Quiebras 3001(e), a las correspondientes disposiciones del Código de Quiebras (Título 11 § 101 y subsiguientes del U.S.C.) y a cualquier resolución del tribunal de quiebras que corresponda al caso.

Envíe la(s) Evidencia(s) de reclamación completa(s) a:

Si por correo de primera clase:

Commonwealth of Puerto Rico Claims Processing Center c/o Prime Clerk LLC Grand Central Station, PO Box 4708 New York, NY 10163-4708

Si por el mensajero de una noche o la entrega de mensajero a mano:

Commonwealth of Puerto Rico Claims Processing Center c/o Prime Clerk, LLC 850 Third Avenue, Suite 412 Brooklyn, NY 11232

No presente estas instrucciones con su formulario

CHAR2\2033797v1

Exhibit A

Addendum to Amended and Restated Proof of Claim of the Government Development Bank for Puerto Rico

This proof of claim (the "Restated GDB Proof of Claim") amends and restates that certain proof of claim (the "Original Proof of Claim") of the Government Development Bank for Puerto Rico ("GDB"), which was filed against the Puerto Rico Highways and Transportation Authority ("HTA") on May 25, 2018 as Claim No. 29533 in accordance with Rule 3001 of the Federal Rules of Bankruptcy Procedure and the Order (A) Establishing Deadlines and Procedures for Filing Proofs of Claim and (B) Approving Form and Manner of Notice Thereof, entered by the United States District Court for the District of Puerto Rico on February 15, 2018 [Commonwealth Title III Docket No. 2521] (the "Bar Date Order").

As described in more detail below, the GDB's claims against HTA arise in connection with (i) twenty-three (23) separate secured financings made by GDB to HTA (collectively, the "HTA Loans") on various dates prior to the commencement by HTA on May 21, 2017 (the "Commencement Date") of a case under Title III of the Puerto Rico Oversight, Management, and Economic Stability Act ("PROMESA"); (ii) one (1) bond issuance by HTA under Resolution No. 98-06, adopted by HTA on February 26, 1998 (as amended and supplemented from time to time, the "1998 Resolution"), certain bonds of which are held by GDB (the "HTA Bonds"); and (iii) a certain Reimbursement Agreement, dated as of July 13, 2010 (as amended, supplemented or otherwise modified from time to time, the "Reimbursement Agreement"), between GDB and HTA and certain other documentation relating thereto as described below.

Documents evidencing the HTA Loans and the HTA Bonds are summarized on <u>Schedule 1</u> to this addendum, and the documents evidencing the obligations of HTA to GDB pursuant to the Reimbursement Documents (as defined below) are described below (collectively, with the documents identified on <u>Schedule 1</u> to this Addendum, the "<u>GDB Claim Documents</u>"). The GDB Claim Documents are voluminous and therefore, pursuant to Section 12 of the Bar Date Order, are not included in this GDB Proof of Claim and may be requested by contacting counsel for GDB at the contact information provided below.

HTA Loans

As of the Commencement Date, HTA was indebted to GDB in respect of the HTA Loans in the aggregate amount of \$2,154,088,188.26, as more fully set forth below:

Loan ID	Principal	Interest ¹	Total
200079-215142	\$134,494,228.11	\$40,035,295.00	\$174,529,523.11
200079-215143	\$122,158,601.79	\$37,447,948.59	\$159,606,550.38
200079-215147	\$400,000,000.00	\$131,243,351.64	\$531,243,351.64
200079-215148	\$111,000,000.00	\$36,725,006.88	\$147,725,006.88
200079-215149	\$16,422,151.84	\$4,823,345.01	\$21,245,496.85
200079-2151410	\$37,900,000.00	\$12,402,805.67	\$50,302,805.67
200079-2151411	\$2,686,850.02	\$789,156.17	\$3,476,006.19
200079-2151412	\$62,027,259.80	\$18,208,623.75	\$80,235,883.55
200079-2151413	\$115,440,889.93	\$22,793,180.33	\$138,234,070.26

¹ All interest rates associated with the HTA Loans are variable interest rates as set forth in the applicable supporting documentation.

Loan ID	Principal	Interest ¹	Total
200079-2151414	\$197,845,162.37	\$14,781,307.57	\$212,626,469.94
200079-2151415	\$40,539,864.87	\$3,020,219.93	\$43,560,084.80
200079-2151416	\$87,174,596.38	\$6,494,507.41	\$93,669,103.79
200079-2151417	\$4,771,605.63	\$355,484.65	\$5,127,090.28
200079-2151418	\$16,252,489.00	\$1,210,810.38	\$17,463,299.38
200079-2151419	\$26,654,079.03	\$1,985,728.90	\$28,639,807.93
200079-2151420	\$21,791,245.00	\$1,623,447.74	\$23,414,692.74
200079-2151422	\$167,048,225.02	\$50,689,289.54	\$217,737,514.56
200079-2151423	\$4,556,604.14	\$1,217,818.65	\$5,774,422.79
200079-2151424	\$49,325,000.00	\$14,476,933.01	\$63,801,933.01
200079-2151426	\$9,869,606.01	\$2,326,244.35	\$12,195,850.36
200079-2151427	\$32,612,861.79	\$2,429,658.24	\$35,042,520.03
200079-2151428	\$59,048,507.33	\$13,130,075.92	\$72,178,583.25
200079-2151429	\$14,077,671.14	\$2,180,449.75	\$16,258,120.89
TOTAL	\$1,733,697,499.20	\$420,390,689.06	\$2,154,088,188.26

Pursuant to that certain Assignment and Security Agreement dated as of August 28, 2013, by and between HTA and GDB, as amended, supplemented or otherwise modified from time to time (the "Security Agreement"), HTA assigned, pledged and granted GDB, as security for the prompt and complete payment and performance when due of all indebtedness, obligations and liabilities of HTA to GDB, a continuing security interest in all of the right, title and interest of HTA in the revenues allocated to it by Acts No. 30-2013 and 31-2013, approved by the Legislature of the Commonwealth of Puerto Rico on June 25, 2013, whether presently held or hereafter acquired and wherever located (the "HTA Loan Collateral"). To perfect its security interests in the HTA Loan Collateral, GDB filed that certain financing statement on August 29, 2013 with the Puerto Rico State Department against HTA in favor of GDB and bearing File # 2013004677.

HTA Bonds

As of the Commencement Date, HTA was indebted to GDB in respect of the HTA Bonds in the amount of \$201,886,368.72, which is comprised of \$200,000,000 in principal and \$1,886,368.72 in interest.²

The HTA Bonds are secured by: (i) the HTA Loan Collateral pursuant to the Security Agreement; (ii) all excise taxes on crude oil, unfinished oil and derivative products, up to \$120 million each fiscal year, imposed by the Commonwealth and allocated to HTA by Act No. 34-1997, as amended; (iii) the tolls and other charges imposed by HTA for the use of toll facilities (other than tolls collected on existing toll highways financed with bonds issued by HTA under Resolution No. 68-18, adopted June 13, 1968 (as amended and supplemented from time to time, the "1968 Resolution") prior to the repeal and cancelation of the 1968 Resolution); (iv) the proceeds of any other taxes, fees or charges allocated by the Legislative Assembly to HTA and pledged for the payment of the HTA Bonds; (v) investment earnings on deposits to the credit of

² Interest on the HTA Bonds is calculated at a variable interest rate in accordance with the applicable supporting documentation.

funds and accounts established under the 1998 Resolution, except for the 1998 Construction Fund (as defined in the 1998 Resolution); and (vi) prior to the repeal and cancellation of the 1968 Resolution, any unencumbered 1968 Resolution Revenues (as defined in the 1968 Resolution) remaining on deposit in the 1968 Construction Fund (as defined in the 1968 Resolution) after payment or provision for payment of debt service on bonds issued by HTA under the 1968 Resolution, and after said repeal and cancellation, all 1968 Resolution Revenues.

Reimbursement Agreement

GDB and Siemens Transportation Partnership Puerto Rico, S.E ("Siemens") are parties to that certain Guaranty Agreement, dated as of July 13, 2010 (as amended, supplemented or otherwise modified from time to time, the "GDB Guaranty"), pursuant to which GDB guaranteed certain obligations of HTA to Siemens under that certain Settlement Agreement, dated as of May 28, 2010, among HTA, Siemens, Alternate Concepts, Inc. and J.R. Requena & Associates (the "Settlement Agreement"). In addition, GDB and HTA are parties to that certain Reimbursement Agreement, dated as of July 13, 2010 (as amended, supplemented or otherwise modified from time to time, the "Reimbursement Agreement"), pursuant to which HTA agreed to: (i) reimburse GDB for all disbursements of funds made by GDB under the GDB Guaranty and any and all charges and expenses, including reasonable transaction fees, incurred by GDB in connection with any such disbursement; and (ii) pay GDB interest on any unreimbursed disbursements made by GDB pursuant to the GDB Guaranty at a rate equal to the Prime Rate plus 150 basis points (clauses (i) and (ii), collectively, the "Reimbursement Obligations"). Section 14 of the Reimbursement Agreement requires HTA to indemnify and hold GDB free and harmless from and against any and all actions, causes of action, suits, losses, costs, liabilities, damages and expenses incurred by GDB arising out of or relating to the GDB Guaranty or the Related Documents (as defined in the Reimbursement Agreement, which include the Reimbursement Agreement, the Settlement Agreement the Loan Agreement and Promissory Note evidencing HTA Loan No. 200079-2151412 and all other agreements or instruments relating thereto or otherwise executed and delivered by any party in connection with the GDB Guaranty (collectively with the GDB Guaranty, the "Reimbursement Documents") (such indemnification obligations, the "Indemnification Obligations").

GDB holds contingent claims against HTA for all unliquidated or otherwise contingent Reimbursement Obligations and Indemnification Obligations under the Reimbursement Agreement. All Reimbursement Obligations and Indemnification Obligations are secured by the HTA Collateral pursuant to the Security Agreement.

GDB's Aggregate Liquidated Claim

As of the Commencement Date, HTA is indebted to GDB in respect of the HTA Loans and the HTA Bonds in the aggregate amount of \$2,355,974,556.98 (\$2,154,088,188.26 + \$201,886,368.72).

Reservation of Rights

GDB reserves the right to (i) amend and supplement this claim and/or to file additional proofs of claim for additional claims if GDB should deem it necessary and appropriate for any reason, including, without limitation, to provide an updated statement of amount due or for any other purpose for which a proof of claim filed in this case may be amended, including, inter alia, claims for administrative expenses or other claims entitled to priority; (ii) seek, receive and retain adequate protection; and (iii) seek allowance of postpetition interest, attorneys' fees, expenses and other charges allowable under the GDB Claim Documents with respect to its claim.

GDB reserves all of its respective rights and claims against the Debtor, including, without limitation, the right to assert all defenses and counterclaims available to it under applicable law and to assert rights of reimbursement, indemnification and setoff, as applicable.

Counsel for the GDB specifically requests that a copy of any objection to this claim, any request for further documentation, or any action by the Debtor or any other party-in-interest to estimate or disallow this claim for any purpose be sent to the GDB's counsel at the following address: Moore & Van Allen PLLC, Attn: Zachary H. Smith, 100 North Tryon Street, Suite 4700, Charlotte, NC 28202-4003.

The filing of this Proof of Claim shall not constitute: (i) a waiver or release of any rights of GDB against the Debtor or any other person or any property in which GDB has an interest; (ii) an admission of any kind by GDB; (iii) an election of remedies; or (iv) a waiver, consent or release by the GDB of any other rights, claims, actions, defenses, setoffs or recoupments to which it is or may be entitled under agreements in law, in equity or otherwise, all of which rights, claims, actions, defenses, setoffs and recoupments are expressly reserved.

[End of Addendum]

SCHEDULE 1

Summary of Documents Supporting the GDB Proof of Claim

- 1. Documents evidencing HTA Loans:
 - a. Loan No. 200079-215142.
 - i. Loan Agreement dated as of March 19, 2008, by and between HTA and GDB, as amended by that certain First Amendment to Loan Agreement dated as of October 30, 2009, that certain Second Amendment to Loan Agreement dated as of October 8, 2010, that certain Third Amendment to Loan Agreement dated as of May 19, 2011, that certain Fourth Amendment to Loan Agreement dated as of July 6, 2012, that certain Fifth Amendment to Loan Agreement dated as of February 14, 2013, that certain Sixth Amendment to Loan Agreement dated on or about February 4, 2014 and as further amended, supplemented or otherwise modified from time to time.
 - ii. Promissory Note dated as of June 30, 2009 in the original principal amount of \$140,000,000, executed by HTA in favor of GDB, including that certain Fourth Allonge to Promissory Note dated as of July 6, 2012 that increased the principal amount of the Promissory Note to \$151,231,756.83 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
 - b. Loan No. 200079-215143.
 - i. Loan Agreement dated as of August 6, 2008, by and between HTA and GDB, as amended or amended and restated by that certain First Amendment to Loan Agreement dated as of September 30, 2008, that certain Second Amendment to Loan Agreement dated as of September 30, 2008, that certain Third Amendment to Loan Agreement dated as of October 16, 2008, that certain Amended and Restated Loan Agreement dated as of October 30, 2009, that certain First Amendment to Amended and Restated Loan Agreement dated on or about October 8, 2010, Second Amendment to Amended and Restated Loan Agreement dated as of May 19, 2011, that certain Third Amendment to Amended and Restated Loan Agreement dated as of July 6, 2012, that certain Fourth Amendment to Amended and Restated Loan Agreement dated as of February 14, 2013, that certain Fifth Amendment to Amended and Restated Loan Agreement dated on or about February 4, 2014 and as further amended, supplemented or otherwise modified from time to time.
 - ii. Promissory Note in the original principal amount of \$147,113,000, executed by HTA in favor of GDB on August 6, 2008, including that certain Fourth Allonge to Promissory Note dated as of July 6, 2012 that increased the principal amount of the Promissory Note to \$156,907,923.71 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.

c. Loan No. 200079-215147.

- i. Loan Agreement dated as of October 30, 2009, by and between HTA and GDB, as amended by that certain First Amendment to Loan Agreement dated as of December 21, 2009, that certain Second Amendment to Loan Agreement dated as of September 2, 2011, that certain Third Amendment to Loan Agreement dated as of February 14, 2013, that certain Fourth Amendment to Loan Agreement dated on or about February 4, 2014 and as further amended, supplemented or otherwise modified from time to time.
- ii. Promissory Note in the original principal amount of \$100,000,000, executed by HTA in favor of GDB on October 30, 2009, including that certain Second Allonge to Promissory Note dated as of September 2, 2011 that increased the principal amount of the Promissory Note to \$477,624,333.50 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.

d. Loan Nos. 200079-215148 and 200079-2151410

- i. Loan Agreement dated as of November 9, 2009, by and between HTA and GDB, as amended by that certain First Amendment to Loan Agreement dated on or about September 2, 2011, that certain Second Amendment to Loan Agreement dated as of February 14, 2013, that certain Third Amendment to Loan Agreement dated on or about February 4, 2014 and as further amended, supplemented or otherwise modified from time to time.
- ii. Promissory Note in the original principal amount of \$148,900,000, executed by HTA in favor of GDB on November 9, 2009, including that certain First Allonge to Promissory Note dated as of September 2, 2011 that increased the principal amount of the Promissory Note to \$172,928,422.74 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.

e. Loan No. 200079-215149.

- i. Loan Agreement dated as of October 30, 2009, by and between HTA and GDB, as amended by that certain First Amendment to Loan Agreement dated as of October 8, 2010, that certain Second Amendment to Loan Agreement dated as of May 19, 2011, that certain Third Amendment to Loan Agreement dated as of August 22, 2012, that certain Fourth Amendment to Loan Agreement dated as of May 6, 2013, that certain Fifth Amendment to Loan Agreement dated on or about February 4, 2014 and as further amended, supplemented or otherwise modified from time to time.
- ii. Promissory Note in the original principal amount of \$20,000,000, executed by HTA in favor of GDB on October 30, 2009, including that certain Third Allonge to Promissory Note dated as of August 20, 2012 that increased the principal amount of the Promissory Note to \$21,505,982.71 and all other allonges

thereto, in each case as amended, supplemented or otherwise modified from time to time.

- f. Loan No. 200079-2151411.
 - Loan Agreement dated as of June 30, 2010, by and between HTA and GDB, as amended by that certain First Amendment to Loan Agreement dated as of June 29, 2012, that certain Second Amendment to Loan Agreement dated as of May 6, 2013, that certain Third Amendment to Loan Agreement dated as of January 31, 2014 and as further amended, supplemented or otherwise modified from time to time.
 - ii. Promissory Note in the original principal amount of \$3,000,000, executed by HTA in favor of GDB on June 30, 2010, including that certain First Allonge to Promissory Note dated as of June 29, 2012 that increased the principal amount of the Promissory Note to \$3,234,391.27 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
- g. Loan No. 200079-2151412.
 - Loan Agreement dated as of July 13, 2010, by and between HTA and GDB, as amended by that certain First Amendment to Loan Agreement dated as of July 6, 2012, that certain Second Amendment to Loan Agreement dated as of May 6, 2013, that certain Third Amendment to Loan Agreement dated as of January 31, 2014 and as further amended, supplemented or otherwise modified from time to time.
 - ii. Promissory Note in the original principal amount of \$63,000,000, executed by HTA in favor of GDB on July 13, 2010, including that certain First Amendment to Promissory Note (Allonge) dated as of July 6, 2012 that increased the principal amount of the Promissory Note to \$67,119,594.40 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
- h. Loan No. 200079-2151413.
 - i. Loan Agreement dated as of August 27, 2010, by and between HTA and GDB, as amended by that certain First Amendment to Loan Agreement dated as of August 25, 2011, that certain Second Amendment to Loan Agreement dated as of September 27, 2011, that certain Third Amendment to Loan Agreement dated as of December 30, 2011, that certain Fourth Amendment to Loan Agreement dated as of December 28, 2012, that certain Fifth Amendment to Loan Agreement dated as of February 8, 2013, that certain Sixth Amendment to Loan Agreement dated as of January 31, 2014, that certain Seventh Amendment to Loan Agreement dated as of February 6, 2014, that certain Eighth Amendment to Loan Agreement dated as of February 18, 2014 and as further amended, supplemented or otherwise modified from time to time.

- ii. Promissory Note in the original principal amount of \$45,000,000, executed by HTA in favor of GDB on August 27, 2010, including that certain Fourth Allonge to Promissory Note dated December 28, 2012 that increased the principal amount of the Promissory Note to \$147,011,799.88 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
- i. Loan Nos. 200079-2151414, 200079-2151415, 200079-2151416, 200079-2151417, 200079-2151418, 200079-2151419 and 200079-2151420.
 - i. Loan Agreement dated as of August 27, 2010, by and between HTA and GDB, as amended by that certain First Amendment to Loan Agreement dated as of November 8, 2010, that certain Second Amendment to Loan Agreement dated as of February 14, 2011, that certain Third Amendment to Loan Agreement dated as of April 28, 2011, that certain Fourth Amendment to Loan Agreement dated as of May 17, 2011, that certain Fifth Amendment to Loan Agreement dated as of October 27, 2011, that certain Sixth Amendment to Loan Agreement dated as of March 19, 2012, that certain Seventh Amendment to Loan Agreement dated as of August 28, 2013, that certain Eighth Amendment to Loan Agreement dated as of October 17, 2013, that certain Ninth Amendment to Loan Agreement dated as of December 9, 2014 and as further amended, supplemented or otherwise modified from time to time.
 - ii. Promissory Note in the original principal amount of \$70,937,649.25, executed by HTA in favor of GDB on August 27, 2010, including that certain Third Amendment to Promissory Note (Allonge) dated as of May 17, 2011 that increased the principal amount of the Promissory Note to \$127,714,461.25 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
 - iii. Promissory Note in the original principal amount of \$47,362,350.75, executed by HTA in favor of GDB on August 27, 2010, including that certain Second Amendment to Promissory Note (Allonge) dated as of February 14, 2011 that increased the principal amount of the Promissory Note to \$206,213,756.75 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
 - iv. Promissory Note in the original principal amount of \$7,350,000, executed by HTA in favor of GDB on November 8, 2010, including all allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
 - v. Promissory Note in the original principal amount of \$24,000,000, executed by HTA in favor of GDB on April 28, 2011, including that certain Second Amendment to Promissory Note (Allonge) dated as of October 17, 2013 that increased the principal amount of the Promissory Note to \$26,852,836 and all other allonges thereto,, in each case as amended, supplemented or otherwise modified from time to time.

- vi. Promissory Note in the original principal amount of \$4,700,000, executed by HTA in favor of GDB on April 28, 2011, including that certain First Amendment to Promissory Note (Allonge) dated as of May 17, 2011 that increased the principal amount of the Promissory Note to \$16,252,489 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
- vii. Promissory Note in the original principal amount of \$21,791,245, executed by HTA in favor of GDB on May 17, 2011, including all allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
- j. Loan Nos. 200079-2151422 and 200079-2151423.
 - i. Contrato de Prestamo dated as of October 27, 2011, by and between HTA and GDB, as amended by that certain Primera Enmienda A Contrato De Prestamo dated as of March 5, 2012, that certain Segunda Enmienda A Contrato De Prestamo dated as of March 9, 2012, that certain Tercera Enmienda A Contrato De Prestamo dated as of August 28, 2013, that certain Cuarta Enmienda A Contrato De Prestamo dated as of December 9, 2014 and as further amended, supplemented or otherwise modified from time to time.
 - ii. Pagare in the original principal amount of \$59,722,346, executed by HTA in favor of GDB on October 27, 2011, including that certain Primera Enmienda A Pagare (Allonge) dated as of March 5, 2012 that increased the principal amount of the Pagare to \$185,281,724.19 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
 - iii. Pagare in the original principal amount of \$11,397,243, executed by HTA in favor of GDB on October 27, 2011, including that certain Primera Enmienda A Pagare (Allonge) dated as of March 5, 2012 that increased the principal amount of the Pagare to \$12,440,090.81 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
- k. Loan No. 200079-2151424.
 - i. Contrato de Prestamo dated as of November 29, 2011, by and between HTA and GDB, as amended by that certain Primera Enmienda A Contrato De Prestamo dated as of February 28, 2012, that certain Segunda Enmienda A Contrato De Prestamo dated as of June 12, 2012, that certain Tercera Enmienda A Contrato De Prestamo dated as of July 6, 2012, that certain Cuarta Enmienda A Contrato De Prestamo dated as of March 13, 2013, that certain Quinta Enmienda A Contrato De Prestamo dated as of January 31, 2014 and as further amended, supplemented or otherwise modified from time to time.
 - ii. Pagare in the original principal amount of \$49,325,000, executed by HTA in favor of GDB on November 29, 2011, and all allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.

1. Loan No. 200079-2151426.

- i. Contrato de Prestamo dated as of September 6, 2012, by and between HTA and GDB, as amended by that certain Primera Enmienda A Contrato De Prestamo dated as of March 13, 2013, that certain Segunda Enmienda A Contrato De Prestamo dated as of September 10, 2013, that certain Tercera Enmienda A Contrato De Prestamo dated as of January 31, 2014 and as further amended, supplemented or otherwise modified from time to time.
- ii. Pagare in the original principal amount of \$33,960,000, executed by HTA in favor of GDB on September 6, 2012, including that certain Segunda Enmienda A Pagare (Allonge) dated as of September 10, 2013 that reduced the principal amount of the Pagare to \$10,536,362.50 and all other allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.

m. Loan No. 200079-2151427.

- i. Contrato de Prestamo dated as of February 28, 2013, by and between HTA and GDB, as amended by that certain Primera Enmienda A Contrato De Prestamo dated as of January 31, 2014 and as further amended, supplemented or otherwise modified from time to time.
- ii. Pagare in the original principal amount of \$33,189,996, executed by HTA in favor of GDB on February 28, 2013, and all allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.

n. Loan No. 200079-2151428.

- i. Loan Agreement dated as of August 28, 2013, by and between HTA and GDB, as amended by that certain First Amendment to Loan Agreement dated as of January 31, 2014 and as further amended, supplemented or otherwise modified from time to time.
- ii. Promissory Note in the original principal amount of \$61,830,000, executed by HTA in favor of GDB on August 28, 2013, including all allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.

o. Loan No. 200079-2151429.

- i. Contrato de Prestamo dated as of January 16, 2014, by and between HTA and GDB, as amended, supplemented or otherwise modified from time to time.
- ii. Pagare in the original principal amount of \$15,000,000, executed by HTA in favor of GDB on January 16, 2014, and all allonges thereto, in each case as amended, supplemented or otherwise modified from time to time.
- p. Security Documents for HTA Loans.

- i. Assignment and Security Agreement dated as of August 28, 2013, by and between HTA and GDB, as amended, supplemented or otherwise modified from time to time.
- ii. That certain financing statement filed with the Puerto Rico State Department on August 29, 2013 against HTA in favor of GDB and bearing File # 2013004677.

2. GDB Claim Documents evidencing HTA Bonds:

- a. Puerto Rico Highways and Transportation Authority Transportation Revenue Bonds (Series A), dated February 15, 1998, as amended, supplemented or otherwise modified from time to time.
- b. Remarketing Circular \$200,000 Variable Rate Bonds Puerto Rico Highways and Transportation Authority Transportation Revenue Bonds (Series A), dated on or about May 27, 2008 and executed by the HTA, as supplemented by that certain First Supplement to Remarketing Circular \$200,000 Variable Rate Bonds Puerto Rico Highways and Transportation Authority Transportation Revenue Bonds (Series A) dated on or about June 3, 2008 and as further amended, supplemented or otherwise modified from time to time.

Case:17-03283-LTS Doc#:21620-14 Filed:07/27/22 Entered:07/27/22 19:19:01

Debtogs Ex. 31

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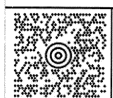
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MOORE AND VAN ALLEN
100 N TRYON ST SUITE 4700
CHARLOTTE NC 28202

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Prime Clerk LLC

HTA CONF 00011971

Prime Clerk LLC (844) 822-9231 PRClaimsInfo@primcclerk.com

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FEB 25 2019

*** Response Required ***

PRIME CLERK LLC

PROMESA PROOF OF CLAIM NUMBER: 151149

Claimant Name: Government Development Bank of Puerto Rico

Please complete and return this form on or before February 22, 2019, via email to

PRClaimsInfo@primeclerk.com OR by mail, hand delivery, or overnight mail to the following address:

Commonwealth of Puerto Rico Supplemental Information Processing Center 850 3rd Avenue, Suite 412 Brooklyn, NY 11232

All supplemental information which you provide will be appended to your claim and appear on the official claims register.

BASIS OF CLAIM:

- x Ownership of Bonds
- X Other (describe):

Money loaned and bonds (See Exhibit A)

FOR OWNERSHIP OF BONDS:

Bonds' CUSIP Numbers and amount claimer per CUSIP (if more space is needed, please attach an additional sheet):

	CUSIP	Amount Claimed
1	745190Y77	\$200,000,000.00
2		
3		
4	and the state of t	

The total amount of your claim	The total	amount	of	your	clain	}
--------------------------------	-----------	--------	----	------	-------	---

\$232,021,917.36

To the extent you have any documentation in support of your claim, such as brokerage account statements, please include those documents in your response.

FOR OTHER TYPE OF CLAIM:

The amount of your claim:

\$2,300,700,063.92

Please describe the basis for your claim:

Money loaned

To the extent you have any documentation in support of your claim, please include those documents in your response.

See Exhibit A

****CUST Puerto Rico 1845 SRF 30338 PackID: 922 MMLID: 1970504 Svc: Bond - 151149 Government Development Bank of Puerto Rico Moore & Van Allen PLLC, c/o Zachary H. Smith 100 North Tryon St., Suite 4700 Charlotte NC 28202

If you have questions about this notice, please call (844) 822-9231 (US toll free), (646) 486-7944 (international), email PuertoRicoInfo@primeclerk.com, or visit https://cases.primeclerk.com/puertorico

Si tiene preguntas acerca de este aviso, llame al (844) 822-9231 (local), (646) 486-7944 (internacional), envíe un correo electrónico a PuertoRicoInfo@PrimeClerk.com, o visite https://cases.primeclerk.com/puertorico

Exhibit A

#	LOAN ID	PRINCIPAL
1	Proof of Claim No. 200079-215147 equivalent to GDB Account No. 20007921500100407	\$400,000,000.00
2	Proof of Claim No. 200079-2151424 equivalent to GDB Account No. 20007921500100424	\$49,325,000.00
3	Proof of Claim No. 200079-2151411 equivalent to GDB Account No. 20007921500100411	\$2,686,850.02
4	Proof of Claim No. 200079-2151426 equivalent to GDB Account No. 20007921500100426	\$9,869,606.01
5	Proof of Claim No. 200079-2151429 equivalent to GDB Account No. 20007921500100429	\$14,077,671.14
6	Proof of Claim No. 200079-2151427 equivalent to GDB Account No. 20007921500100427	\$32,612,861.79
7	Proof of Claim No. 200079-2151428 equivalent to GDB Account No. 20007921500100428	\$59,048,507.33
8	Proof of Claim No. 200079-2151412 equivalent to GDB Account No. 20007921500100412	\$62,027,259.80
9	Proof of Claim No. 200079-2151413 equivalent to GDB Account No. 20007921500100413	\$115,440,889.93
10	Proof of Claim No. 200079-215148 equivalent to GDB Account No. 20007921500100408	\$111,000,000
11	Proof of Claim No. 200079-2151410 equivalent to GDB Account No. 20007921500100410	\$37,900,000
11	Proof of Claim No. 200079-2151423 equivalent to GDB Account No. 20007921500100423	\$4,556,604.14
12	Proof of Claim No. 200079-2151414 equivalent to GDB Account No: 20007921500100414	\$197,845,162.37
13	Proof of Claim No.200079-2151415 equivalent to GDB Account No: 20007921500100415	\$40,539,865.87
14	Proof of Claim No.200079-2151416 equivalent to GDB Account No: 20007921500100416	\$87,174,596.38
15	Proof of Claim No. 200079-2151417 equivalent to GDB Account No: 20007921500100417	\$4,771,606.63
16	Proof of Claim No. 200079-2151418 equivalent to GDB Account No: 20007921500100418	\$16,252,489
17	Proof of Claim No. 200079-2151419 equivalent to GDB Account No: 20007921500100419	\$26,654,079.03
18	Proof of Claim No.200079-2151420 equivalent to GDB Account No: 20007921500100420	\$21,791,245
19	Proof of Claim No. 200079-215142 equivalent to GDB Account No. 20007921500100402	\$134,494,228.11
20	Proof of Claim No. 200079-215143 equivalent to GDB Account No. 20007921500100403	\$122,158,601.79
21	Proof of Claim No. 200079-215149 equivalent to GDB Account No. 20007921500100409	\$16,422,151.84
22	Proof of Claim No. 200079-2151422 equivalent to GDB Account No. 20007921500100422	\$167,048,225.02

SRF 30338

CUSIP

Prime Clerk LLC Commonwealth of Puerto Rico Supplemental Information Processing Center 850 3rd Avenue, Suite 412 Brooklyn, NY 11232 T: (844) 822-9231 PRClaimsInfo@primeclerk.com

*** Response Required ***

January 23, 2019

PROMESA Proof of Claim Re:

In re Commonwealth of Puerto Rico, Case No. 17-03283 United States District Court for the District of Puerto Rico

Dear Sir or Madam:

THIS LETTER RELATES TO A PROOF OF CLAIM YOU FILED AGAINST THE GOVERNMENT OF PUERTO RICO IN ITS PROCEEDINGS UNDER PROMESA.

PLEASE READ THIS LETTER CAREFULLY AND RESPOND IN ACCORDANCE WITH THE INSTRUCTIONS BELOW.

FAILURE TO RESPOND TO THIS NOTICE MAY RESULT IN LEGAL ACTION TO FULLY OR PARTIALLY DISALLOW YOUR CLAIM.

Prime Clerk maintains the Court's official claims register in the PROMESA cases and is reaching out to you at this time to obtain important additional information about your claim, docketed at Claim Number 151149 (viewable on Prime Clerk's website at: https://cases.primeclerk.com/puertorico/Home-ClaimInfo). Specifically, Prime Clerk is reaching out to you because, although you indicated on your claim that your claim was filed in connection with your ownership of and/or interest in bonds issued by the Government of Puerto Rico or one of its affiliated debtors (the "Debtors"), you did not provide the Debtors with enough information or documentation to assess the basis or validity of your claim. For this reason, the Debtors are requesting that you respond to this letter on or before February 22, 2019, by completing the attached form (in English or Spanish) and providing the following information and documents:

- The bonds' CUSIP Number(s);
- The amount claimed per CUSIP;
- The total dollar amount of your claim; and
- To the extent you have any documentation in support of your claim, such as brokerage account statements, please include those documents in your response.

If your claim does not relate to your ownership of or interest in bonds, please provide information and documentation detailing the basis for and amount of your claim.

You may respond to this letter with the requested information and documentation via email to PRClaimsInfo@primeclerk.com <u>OR</u> by mail, hand delivery or overnight mail to the following address:

Commonwealth of Puerto Rico Supplemental Information Processing Center 850 3rd Avenue, Suite 412 Brooklyn, NY 11232

All supplemental information which you provide will be appended to your claim and appear on the official claims register. Failure to respond to this notice may result in legal action to fully or partially disallow your claim.

If you have any questions about this letter or your claim, please call: 844-822-9231 or email PRClaimsInfo@primeclerk.com.

PLEASE NOTE: Prime Clerk LLC is the claims and noticing agent in the government of Puerto Rico's cases, brought pursuant to Title III of the Puerto Rico Oversight, Management, and Economic Stability Act. As such, we cannot provide legal or financial advice.

Thank you.

Prime Clerk

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(787) 250-5619 FedEx

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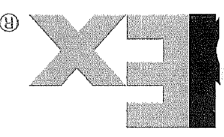


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